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is attached hereto.

[]

COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION



As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled WATERMARK ENCODING AND DECODING IN IMAGING DEVICES AND IMAGING DEVICE INTERFACES, the specification of which

[x]	was filed on _	September 11, 2000	_ as Application No	09/659,125	·	Pr-	
[]			International Applica, and as amended (if applicable).		-	REC JUN 1 Technology Cel	EIVE
[]	and was ame	nded on	(if applicable).		·	Cennology Cen	Dto
[]	with amendme	ents through	(if applicable).			٠,	"er 26
specific			i and understand the one of the o			identified	
condition disclose information the nation of the signal designation also ide applications.	le of Federal R ins specified in ed in the prior of tion as defined onal or PCT in I hereby claim application(s) the ating at least or intified below a ion(s) designa	tegulations, § 1.56. 35 U.S.C. § 120 whe copending application I in 37 CFR § 1.56 wheternational filing date for foreign priority benefor patent or inventorine country other than any foreign application at least one country at least one country.	e information which is If this is a continuation ich discloses and claim, I further acknowled thich occurred betwee of the continuation-in efits under Title 35, Ure's certificate or of any in the United States of n(s) for patent or inventry other than the Unefore that of the application.	n-in-part applicems subject manage the duty to not the filing data n-part applicate states Con PCT International America listed states of the States of	cation file atter in a disclose te of the ion. ode, § 1 ional app the below a te or any America	ed under the ddition to that material prior application (a)-(d) of an olication (b) and have of PCT Internal filed by me o	on and ny tional n the
	Prior Foreigr	Application(s)			Priority Claime	d	
	(Number)	(Country)	(Day/Month	/Year Filed)	[X] Yes	[] No	
provisio		the benefit under Ti (s) listed below:	itle 35, United States (Code, § 119(e) of any	United States	
	Ар	plication Number		Filing Date			

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I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) or § 365(c) of any PCT International application(s) designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT International filing date of this application:

(Application No.)	(Filing Date)	(Status: patented,
		Pending, abandoned)

The undersigned hereby authorizes the U.S. attorney or agent named herein to accept and follow instructions from ______ as to any action to be taken in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorney or agent and the undersigned. In the event of a change in the persons from whom instructions may be taken, the U.S. attorney or agent named herein will be so notified by the undersigned.

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application, to file a corresponding international application, and to transact all business in the Patent and Trademark Office connected therewith:

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I hereby declare that all statements made herein of my own knowledge are true and that all, statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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